1	CHRISTOPHER CHIOU		
2	Acting United States Attorney Nevada Bar Number 14853 JIM W. FANG		
3	Assistant United States Attorney 501 Las Vegas Blvd. South, Ste. 1100		
4	Las Vegas Bivd. 30ttli, Stc. 1100 Las Vegas, Nevada 89101 Phone: 702-388-6336		
5	Email: jim.fang@usdoj.gov Attorneys for the United States of America		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	UNITED STATES OF AMERICA,	Case No. 2:21-mj-333-BNW	
9	Plaintiff,	Stipulation to Continue the Preliminary Hearing (Fourth Request)	
10	v.	Treating (Pourtii Request)	
11	BREON DANTE MIMS,		
12	Defendant.		
13			
14	It is hereby stipulated and agreed, by and between Christopher Chiou, Acting Unite		
15	States Attorney, through Jim W. Fang, Assistant United States Attorney, and Jawara		
16	Griffin, Assistant Federal Public Defender, counsel for defendant Breon Dante Mims, that		
17	the preliminary hearing in the above-captioned matter, previously scheduled for November		
18	16, 2021, at 4:00 p.m., be vacated and continued until a time convenient to the Court, but		
19	no earlier than January 18, 2022.		
20	1. Federal Rule of Criminal Procedure Rule 5.1(d) provides that "[w]ith the		
21	defendant's consent and upon a showing of good cause—taking into account the public		
22	interest in the prompt disposition of criminal cases—a magistrate judge may extend the tim		
23	limits [for preliminary hearings] one or more times." Here, the parties desire to explore the		
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Counsel for the United States

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Counsel for Defendant

1 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 2 UNITED STATES OF AMERICA, 3 Plaintiff, 4 Case No. 2:21-mj-333-BNW v. 5 BREON DANTE MIMS, FINDINGS AND ORDER 6 Defendant. 7 8 9 Based on the pending Stipulation between the defense and the government, and good 10 cause appearing therefore, the Court hereby finds that: 11 1. The parties desire to continue the preliminary hearing to facilitate pre-12 indictment resolution, and the government has provided defense counsel with limited Rule 13 16 discovery for that purpose. Defense counsel will need additional time to review the 14 discovery and discuss the case with his client prior to a preliminary hearing or indictment. The Court finds good cause to continue the hearing to allow the parties to reach a pre-15 16 indictment resolution. 17 2. Both counsel for defendant and counsel for the government agree to the 18 continuance. 19 3. Defendant is not in custody and agrees to the continuance. 20 4. The continuance is not sought for the purposes of delay, but to allow the 21 parties to reach a potential resolution before the government moves forward with further 22 prosecution. 23

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1	5. Denial of this request could result in a miscarriage of justice, and the ends of	
2	justice served by granting this request outweigh the best interest of the public and the	
3	defendants in a speedy trial.	
4	6. The additional time requested by this stipulation is excludable in computing	
5	the time within which indictment must be filed pursuant to the Speedy Trial Act, 18 U.S.C.	
6	§ 3161(b), and considering the factors under 18 U.S.C. § 3161(h)(7)(A) and (B)(i) and (iv).	
7	THEREFORE, IT IS HEREBY ORDERED that the preliminary hearing in the	
8	above-captioned matter currently scheduled for November 16, 2021, at 4:00 p.m. be vacated	
9	and continued to January 25, 2022, at _3:30 p.m.	
10	DATED this 15th day of November, 2021.	
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12	HONORABLE BRENDA WEKSLER	
13	UNITED STATES MAGISTRATE JUDGE	
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